UNITED STATES DISTRICE COURT FOR THE NORTHERN DISTRICT/OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	Case Number (R-10 - 708/4 (PV7)
Antonio Morting - Defendant.	ORDER OF DETENTION PENDING TRIAL
	a.b.
In accordance with the Bail Reform Act, 18 U.S.C. § Defendant was present, represented by his attorney Assistant U.S. Attorney L Commod	3142(f), a detention hearing was held on
PART I. PRESUMPTIONS APPLICABLE	
convicted of a prior offense described in 18 U.S.C. § 3142(f)	
offense, and a period of not more than five (5) years has elap-	sed since the date of conviction or the release of the person
	dition or combination of conditions will reasonably assure the
safety of any other person and the community.	ent) (the facts found in Part IV below) to believe that the
defendant has committed an offense	can fulle facts found in fact iv octows to octiove that the
•	ment of 10 years or more is prescribed in 21 U.S.C. § 801 et
B. under 18 U.S.C. § 924(c): use of a firear	rm during the commission of a felony
	dition or combination of conditions will reasonably assure the
appearance of the defendant as required and the safety of the	
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	
· ·	ridence to rebut the applicable presumption[s], and he therefore
will be ordered detained.	,
/ / The defendant has come forward with evidence t	to rebut the applicable presumption[s] to wit:
	•
Thus, the burden of proof shifts back to the United St	
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR IN.	
The United States has proved to a preponderance	
conditions will reasonably assure the appearance of the defend	ncing evidence that no condition or combination of conditions
will reasonably assure the safety of any other person and the c	
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF	
XL The Court has taken into account the factors set of	out in 18 U.S.C. § 3142(g) and all of the information submitted
at hearing and finds as follows: We defendant	charged with a Violatin The USC & 1320
	got 10 mos convictions involving.
the aluse of alcohol. He definiteat	they has a substance aluse problem.
There are also controlled substance always	Howlens at times his onlistance alung which
/ / Defendant, his attorney, and the AUSA have wait PART V. DIRECTIONS REGARDING DETENTION	ved written findings. Almo to interferwith his ability of written findings. Almo to interferwith his ability of marker his local appearances
The detendant is committed to the custody of the Atjoine	by General of his designated representative for commement in a
corrections facility separate to the extent practicable from persons	
appeal. The defendant shall be afforded a reasonable opportunity	
deliver the defendant to the United States Marshal for the purpose	Government, the person in charge of the corrections facility shall
uctives the desendant to the Officer states intarshal for the purpose	or an appearance in connection with a court proceeding.
Dated: $Q/\partial U/ID$	Jahren V Franklinks
	TRICIA V. TRUMBULL ited States Magistrate Judge

AUSA ___, ATTY ____, PTS ___